

<i>Correction of Existing Statutory and Regulatory Barriers to Water Conservation in Wisconsin</i>	
<i>25. Development/promulgation of regulations to require conservation for high capacity well permit holders under the Groundwater Quantity Act</i>	
<i>26. Enactment of legislation precluding large-scale water users from opting out of available public water utility systems – e.g. by means of mandatory connection provisions or high capacity well permit conditions</i>	
<i>27. Recommendations that the Public Service Commission apply an increasing block rate structure or other conservation-oriented structure to the state's GMAs and promote water conservation measures statewide.</i>	
<i>28. Development of a regulatory and institutional framework addressing/promoting the use of reclaimed water as a means to recharge groundwater supplies and to decrease water demand.</i>	
<i>29. Amendment of Wisconsin Statute section 281.35 to require all entities seeking new or increased water withdrawal in excess of 100,000 gallons per day (v. the 2 mgd trigger under the current statute) to have implemented conservation measures prior to approval, consistent with the high capacity well permit threshold under the Groundwater Quantity Act.</i>	
<i>High –Capacity Well Permitting Process</i>	
<i>30. Development/enactment of high-cap permit criteria, including testing, quantitative analysis, and numerical simulation requirements</i>	
<i>31. Request statutory authorization/promulgation of regulations to enable the adaptive management of high-cap wells as new information becomes available or conditions change.</i>	
<i>Funding</i>	
<i>32 .Recommendation to fund GMA process – both existing GMAs and potential areas of concern.</i>	
<i>33. Fund State's Well Network – to maintain and expand state well network</i>	